## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

Edward C. Voss United States Magistrate Judge

V.				ORDER OF DETENTION PENDING TRIAL			
	С	Octavio Angiano-Zamora	Case	Number:	11-740	)2m	
Defenda	ant was p	with the Bail Reform Act, 18 U.S.C. § 314 present and was represented by counsel etention of the defendant pending trial in	. I conclude by				
			INDINGS OF	FACT			
I find by	a prepo	onderance of the evidence that:					
		The defendant is not a citizen of the Un	ited States or lawfully admitted for permanent residence.				
	$\boxtimes$	The defendant, at the time of the charged offense, was in the United States illegally.					
		If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Custom Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deporte or otherwise removed.					
		The defendant has no significant contact	cts in the Unite	ed States or in	n the District of A	Arizona.	
		The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.					
		The defendant has a prior criminal history	ory.				
		The defendant lives/works in Mexico.					
		The defendant is an amnesty applicar substantial family ties to Mexico.	nt but has no	substantial ti	es in Arizona o	r in the United State	es and has
		There is a record of prior failure to appe	ear in court as	ordered.			
		The defendant attempted to evade law	enforcement of	contact by flee	eing from law en	forcement.	
		The defendant is facing a maximum of		years impriso	nment.		
at the ti	The Come of the	urt incorporates by reference the materia e hearing in this matter, except as noted <b>COI</b>	al findings of the d in the record. NCLUSIONS (		vices Agency wh	nich were reviewed b	y the Court
	1. 2.	There is a serious risk that the defenda No condition or combination of condition DIRECTION	nt will flee. ons will reasona NS REGARDIN			of the defendant as r	required.
appeal. of the U	tions fac The def nited Sta	endant is committed to the custody of th cility separate, to the extent practicable, for fendant shall be afforded a reasonable of ates or on request of an attorney for the G be United States Marshal for the purpose	ne Attorney Ge rom persons a pportunity for p Government, tl	neral or his/howaiting or servate consultate consultate person in connections.	er designated re ving sentences of tation with defen charge of the cor ction with a cour	or being held in custonse counsel. On order rrections facility shall	ody pending er of a court
deliver a	IT IS OF a copy of	RDERED that should an appeal of this do the motion for review/reconsideration to	etention order	be filed with t	the District Cour	t, it is counsel's resp e hearing set before	onsibility to the District
Services	s sufficie	JRTHER ORDERED that if a release to a ently in advance of the hearing before the potential third party custodian.	a third party is t he District Cou	o be consider ort to allow Pi	red, it is counsel retrial Services	's responsibility to no an opportunity to int	otify Pretrial terview and
	DATE	D this 1st day of August, 2011.					
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